

1812.

ART. 14th. If any officer or private shall think himself injured by the commanding officer of the regiment or extra battalion, and shall upon due application made to such commanding officer be refused redress, he may complain to the brigadier-general, who, on finding that the person complained of has violated this law, shall direct the inspector of the brigade to summon a brigade court-martial, that justice may be done to such officer or private.

Persons considering themselves injured by the commanding officer of the regiment, &c.

ART. 15th. If any non-commissioned officer or private shall think himself injured by his captain or other superior officer in the regiment, extra battalion, or company to which he belongs, he may complain to the commanding officer of the regiment; or if an artilleryman, to the brigadier-general, or commanding officer of his brigade; who, on finding that the person complained of has violated this law, shall summon a regimental court-martial for doing justice according to the nature of the case.

Non-commissioned officers or privates considering themselves injured by a superior officer may complain.

ART. 16th. The officer ordering the court-martial, or his successor in authority, in case of his death or absence, shall, where a censure or fine shall be adjudged by such court-martial, have full power to pardon the person adjudged to be censured or fined, or to mitigate such censure or fine, except where such censure or fine are adjudged as satisfaction for injuries received by one officer or private, from another.

Censures or fines by courts-martial.

ART. 17th. That every general court-martial shall be appointed by the commander in chief; every division court-martial, by the commanding officer of the division; every brigade court-martial, by the commanding officer of the brigade; every regimental court-martial by the commanding officer of the regiment; every extra-battalion court-martial, by the commanding officer of the extra-battalion, and every company court-martial, by the commanding officer of the company, except in the case stated in the ninth article; and the commanding officer appointing any court-martial shall appoint the president thereof, who shall appoint some suitable person or clerk to reduce to writing the proceedings of said court-martial, and the testimony given before them.

Courts-martial —by whom to be appointed.

ART. 18th. The militia on any day of exercise, may be detained under arms in the field, any time not exceeding six hours; *Provided*, they are not kept above three hours under arms at any one time, without allowing them proper time to refresh themselves.

Militia may be detained six hours under arms under a certain provision.

5. AND BE IT ENACTED, That any officer summoned to attend as a member of a general or division

Officers or privates neglecting